

UNITED STATES DISTRICT COURT

District of Oregon

740 United States Courthouse  
1000 SW Third Avenue  
Portland, Oregon 97204-2902

RECEIVED JAN 12 2012 USDC-OR

**January 20, 2012**

Rashad Sanders #657412  
11540 NE Inverness Dr.  
Portland, OR 97220

**Re: 11-CR-385-HZ; USA v. Sanders**

The attached document has been received in our office. The action described is taken for failure to comply with the following Federal Rule(s), Local Rule(s), and/or court order. Only the items checked apply:

XXX

**Discovery Material:** LR 5-2 instructs that Depositions, Interrogatories, Requests for Production or Inspection, Requests for Documents, Requests for Admission, and answers and responses are **not** be filed with the court. We are returning your document(s) pursuant to the rule.

XXX

**Other:** Also, you are represented by counsel and, as such, all filings should be made through your counsel.

Sincerely,  
MARY L. MORAN, Clerk

By:   
\_\_\_\_\_  
Michelle Rawson, Deputy Clerk

Enclosure:

Defendant's Request for Admissions addressed to the Government and the State Bar.

cc: Mark Cross, Attorney for Defendant (with enclosure)

Received 18 Jan 2012

File copy

The Oregon State Bar Association  
 Attn. Client Service Office  
 Tigard, Oregon 97281-1935  
 (Phone: Toll Free: 1-800-452-8360)

1. Rashad Q. Sanders  
 2. Swiss No. 657412  
 3. MJIC 11540 N.E. Inverness Dr.  
 4. Portland, Oregon 97220  
 5. Plaintiff  
 6. v.  
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Federal Court No. 11-CR-385-HZ

Request For Admissions  
 (FRCP 36)(BR 4.5(a)(1))  
 In Support of State Bar  
 Complaint: Kemp L. Strickland  
 (OSB 96118)

To: Kemp L. Strickland (OSB 96118)  
 Assistant United States Attorney  
 U.S.A. Federal District Court  
 1000 S.W. 1st Ave  
 Suite 740  
 Portland, Oregon 97204

To: The Oregon State Bar Association  
 Attn. Client Service Office  
 P.O. Box  
 231935 Upper Boones Ferry Road  
 Tigard, Oregon 97281-1935

1. A MATTER IS ADMITTED UNLESS, WITHIN 30-DAYS AFTER BEING SERVED, THE PARTY TO WHOM THE REQUEST IS DIRECTED SERVES ON THE REQUESTING PARTY A WRITTEN ANSWER OF OBJECTION ADDRESSED TO THE MATTER AND SIGNED BY THE PARTY OR ITS ATTORNEY.

2. That, in court No. 11-CR-385-HZ (of the United States Federal District Court) 1000 S.W. 1st Ave, Portland, Oregon 97204, U.S.A. v. Rashad Q. Sanders, I, am the prosecuting attorney, who found the indictment, dated 28 September 2011, (of said court), alledging,

Pg.1b-Request For Admissions FRCP  
 36

Rashad Sanders

Signature:  
 Pro Se: Rashad Q. Sanders  
 MJIC 11540 N.E. Inverness  
 Drive  
 Portland, Oregon 97220

Plaintiff  
Exhibit 9A

31. Count 1 (Transportation of a Minor) (Title 18 U.S.C. § 2423(a))  
 32. (C.K.-alleged, victim), Count 2 (Transportation of a Minor) (Title 18  
 33. U.S.C. § 2423(a) (D.M.-alleged, victim), and, Count 3 (Sex Trafficking  
 34. of a Minor) (Title 18 U.S.C. § 1591(a), and (b)(2), with alledged victims  
 35. name of C.K.,(a female) in a count 2 (Title 18 U.S.C. § 2423(a) the  
 36. alledged victim's name of D.M. (a female) in count 3 (Title 18 U.S.C. §  
 37. 1591(a) and (b)(2) (see defendant's exhibit 2b & indictment) (already  
 38. provided the State Bar (Oregon State) however, in order to unlawfully,  
 39. deceitfully, prejudically and, (in violation) of RPC 3.4(a) RPC 3.4(6)  
 40. RPC 3.3(a)(3), the A.B.A 4.4, and or Article 1 section 10 (of the Oregon  
 41. State Constitution, prejudice the jury (as to how bad the alledged defendant  
 42. alledged conduct is) and to obtain a unlawful increase in sentence , I  
 43. secretly (in goverments jury instructions),(defendant's/plaintiff exhibit  
 44. added additional charge (not listed on the initial indictment)(defendant's  
 45. /plaintiff exhibit ) of Trafficking of a Minor- Title 18 U.S.C. § 1591(a)(1  
 46. and Title 18 U.S.C. 1591(a)(2)and Title 18 U.S.C.1591(b)(1), I knew (from  
 47. all my expirience would prejudice and inform the jury toward conviction  
 48. and a longer sentencing that I knew was violating my ethicle duties and the  
 49. Constitutional right's of the defendant/plaintiff Rashad Q. Sanders and I  
 50. submit, that under the Oregon State Bar B.R. rules 6.1,(et.seq)(and any oth  
 51. authority) willing to accept such sactions as,a 3-year bar from practicing  
 52. law, I will pay the sum of 40,000\$ (forty thousand dollars and no cents) to  
 53. Mr. Rashad Q. Sanders (swiss No. 657412),(within 30-days of this complaint  
 54. by final by the General ~~counsel~~ and will motion the court to dismiss all  
 55. the charges with prejudice, and that the court order the immediate release  
 56. of the defendant/plaintiff Rashad Q. Sanders (swiss No. 657412),and I will  
 57. issue a public appology, and waive any further bar for the future litigation  
 58. in ~~another~~ civil complaint,(upon final judementof the Gernal Counsel, and  
 59. will refrain from future conduct upon re-enstatement of bar licensed to  
 60. practice.

47.  
 48. Pursuant to Dickerson v. Wainwright  
 49. 626 F.2d 1184 (1980), the above is  
 50. Sworn True AND Correct to of my  
 51. knowledge and belief:  
 52. DONE THIS 18 day  
 53. of JANUARY 2012 and mailed the  
 54. 18 day of JANUARY 2012

Rashad Sanders

Signature:

Pro Se: Rashad Q. Sanders  
 MCIJ 11540 N.E. Inverness Dr.  
 Portland, Oregon 97220

55.  
 56.  
 57. Witnessed: Richard J. Chandler  
 58. MCIJ 11540 N.E. Inverness Drive  
 59. Portland, Oregon 97220

60. Page2b-Request For Admission FRCP  
 (36)

Rashad Sanders

Signature:

Pro Se: Rashad Q. Sanders  
 MCIJ 11540 N.E. Inverness Drive  
 Portland, Oregon 97220

Plaintiff  
Exh.6.t 9A

(page 2C of 2C )

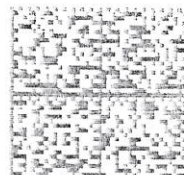
**STATES DISTRICT COURT**

STATE DISTRICT COURT  
CLERK  
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